Case 1:18-cv-10836-PGG Document 147 Filed 02/07/20 Page 1 of 37 UNITED STATES DISTRICT COURT SOUTHERN DESTRECT OF NEW YORKU FEB ?- 2021 Martin S. Gottestell, prose, Cose No: 18-cv-10836-P66-GW6 MOTEON TO AMBUD DOCKET ENTREES PKentiff Mertin S. Gothesteld (herein the pleintiff"), Coting pro se, hereby moves The Honorable Cont to pursuent to Harston v. Lock, 487 U.S. 266 (1988) and Cestro v. United States, 540 U.S. 375 (2003), to probable Clurk of The Eart to amend the instent cocket as described intra. In support of this motion, the plantiff herewith provides on moves the Court pursuent to Fel. R. Pavil, 201(c)(2) to take mendatory judicial notice of Parhibit I hereto, Declaration of Martin S. Gottesfeld (Monday, January 27th, 2020); Exhibit a hereto, proof of meiling on postego for the three (3) extirely-missing tilings enumerated in Exhibit 1 hereto at 1 AT on Sinday, December 22ml, 2019; and Exhibit 3 hereto, proof of service of the three (3) entirely-missing filings, as indicated by the plaintiff in D.E. 130 at 4. The plantiff herenity provides in this same mailing solvis copies of the three (3) entirely-missing tilings and all the exhibits thereto enumerated in Exhibit 1 hereto at 147. The plantit moves the Cont pursuent to Hoston V. Lack and 1 of 36 Exhibit I hereto at 2 9 8 to order The Clerk of The Cont to

Case 1:18-cv-10836-PGG Document 147 Filed 02/07/20 Page 2 of 37 entor each of these three (3) Filings but onto the instant clocket with a filing date of Sunday, December 22nd, 2019, Please See the organist regarding the paison-meilbox rule contained in
the plantit's reply concurrently-filed reply to D. R. 13S regarding
his motion for senctions, D. F. 134. The plantit neeby
reincorporates those organists haven by reference. The plentiff notes Exhibit 1 hereto at 2 4 10 and moves The Cont to order the Clerk to amend clocket entry 132 so as to include the hereinth-provided until-now-missing page as page 2 The plaintiff notes that godet entry 118 pages Five (S) and SIX (6) are out of order and moves The Court to order The Clark to surp these pages.
The plaintiff notes that dochet entry 130 at 4 belongs as its own independent filing and he moves The Court to onde The Clerk to place it onto the dochet as such with a filing date consistent with the prison-mailbox ple. Finally, the plaintiff notes that he no longer needs The Clark of the Cort to mail rum a copy of D.R. 121, as requested in the plaintiff's Sawang 15th, 2020, Mottow To AMEND Document Entraises. The plaintiff notes, noneur, that he still needs a copy of D.R. and and and and and are copy of the plaintiff notes, noneur, that he still needs a copy of the plaintiff notes. of D.R. 913. Respectfully Filed refiled on Monday January 27th, 2020. Texhibit 1 heretoct 3 999 14-15. Pige Mortin S. Gottestell, prose 20736

Case 1:18-cv-10836-PGG Document 147 Filed 02/07/20 Page 3 of 37 Declaration of Martin S. Gottesfeld: I Martin S. Gottesteld, declare that the following is true and correct under the peretty of perjuny under the laws of The Phited States pursuant to 28 U.S.C. \$ 1746 on this 27th day of Janony, 2020: 1. I om Meetin S. Gottesfeld and I on the sale pleintiff in the case of Gottesfeld in Harvitz, et al., 18-cv-10836-PGG-GWG Cheren 'the case"), compatty pending before The Horrable Q.S. District Court for The Southern District of New York Cheren "The Cart"). 2. Toley I received two a) pieces of Meil From my wife.
3. These were the first pieces of meil from my wife that courts of the leterdards and their course in the case Cheren These agents") delireral to me in over a week. January 17th, 2020, using tracking number 9505 5145, 7859 0017 7209 98, and was marked by the USPS, "EXPROTED DELIVERY, DAY: 01/24/20." 5. Besed on my training and experience as a MD prisoner, these experts left mertings on the mailing label of the first piece of mail that are meant to feeline to betieve that it was indeed received at the FCI mul room on Tuesday, January 21st, 2020, bit not delivered to me until six (6) days later.
6. The first piece of mail contained copies of docket eptines 127-135 in the case, and I had not previously seen docket entries 127-134. T. Bosed upon the mailing dates of dadret extres 132-133, 30736

the following three (3) tilings are missing from the docket of the COSE: CA) REVIEWED MOTTON FOR COPY OF GOVERNMENTS LETTER; (2) MOTTON TO COMPIEL AUDID AND VIDIED RECORDENCES) OF FORCED - FERDENG(S) and exhibits 1- of thereto; and (3) GLAIM FOR MANDATORY JUDICIAL NOTICE CF. R. BUED. 201(c)(2), and exhibits 1-6 thereto. 8. Fach of the above three (3) filings was meited to The Cort in accordance with the posm-meilbox are of Houston v.

Lock, 487 U.S. 266 (1988), in an envelope beams

sofficient affixed pre-peid first-class U.S. prostage and hended to Ms. J. Wheder of the FCI Terre Hate CMU conit team, acting in her official copecity as an agent of the defendants in the case, on Sanday, December 22ml, 2019, or the First opportunity thereafter. Please see Exhibit 2 hereto.

9. Each of the above three (3) filings was served upon coursel for the defendants in the case as indicated by me in idelate entry 130 at 4 and Exhibit 5 hereto.

To. Upon reviewing docket entry 132, I noticed that the first pege of Exhibit 1 thereto is missing and my wife also mentioned this in her cover letter to me. This pege was not missing when I timed over custody of thet Filing to these agents, and indeed when these agents made was a copy of that Filing proor to mailing it to the Comp the massing pege was copied. I am including this copy herewith, It is maked to Exhibit 1, but it is not Exhibit 1 of this fallow. entry 130 ct 4 cm Exhibit 3 heretor Pege Exhibit 1 of this fithing.

2 11. The second piece of med I received today from my in E was of sort on Schrödy, Javany 18thy 2020, na Pronty Mail 2-De @ with treeling rumber 950S 5145 7857 0018 5156 04 cm WES mored by the USPS, "EXPRETED DELTURAY DAY: 02/21/20."

Entit-now-missing CLAIN FOR MANDATORY JUDECEAL MOTECE...

Found coan hereinth that this mailing wort missing. Please see

Solvet entry 2 of 11 Ft 21. Texpect this will continue so long as The Contactors it. As contoneosines to try to ensure these Filings make it this time, I will tell my appellate langer when I speak to him tomorrow to expect these Filings and I will also send a separate NOTICE OF FILINGS to reduce pleasible deviability for

Trese agents.

15. This film and all of its accompanying exhibits and obcuments were filed in accordance with the prison-mail box rule of Horston v.

Lack, by miling to the Cost in an envelope opening sufficient

Page affixed pre-perl first-class V.S. postage and hand to Ms. J.

Nihooler of the Fit I am III IIII IIIII Wheeler of the FCI Terre Hede (MU with Jean, coting in her Official capacity as an agent of the defaulants in the case, on Monday Dawary 27th, 2020, or the first opportunity

Vone and a second secon	Case 1:18-cv-10836-PGG Document 147 Filed 02/07/20 Page 6 of 37
	I declare that the foregoing is true and correct under the penalty of perjung under the laws of The United States. Texecuted on Mondays Jaway 27th, 2020, by: 56  Mortin S. Gottes Fell
	Merty Si Vottestell
30	
Pige	
rige	
R	
1 02.	
od to 0	
1	

Exhibit 2

LOKENEK DZV

TRAH BITAUTÉ

LOKENEK DZV

TRAH BITAUTÉ

Sundey, December Aduly 2019, Houston v. Lacky 487 U.S. 266 (2988)

U.S. District Court
Office of the Prosedurk
500 Pearl St.
New York, NY 10007

NAME: Martin S, Gotte कुरो NUMBER: 13983-104 Federal Correctional Institution P.O. Box 33 Terre Haute, IN 47808 Exhibit 3

U.S. Altorney's Office Southern District of NY 1 Scint Andrews PLZ New York, NY 10007





Case 1:18-cy-10836-PGG Document 147 Filed 02/07/20 Page 9 of 37 Dederation of Martin S. Gothesteld: In Merty S. Cottesfeld, declare that the Following is true and correct and the penalty of perjung and the laws of the United States on this 3rd day of January, 2020: 1. I cm Martin S. Gothesfell and I cm the sde plantiff in the case of GoHcsFeld v. Hurritz, et al, 18-cu-10836-PGG-GWG Cheren "the cere"), currently pending before The Honoroble U.S. District Court for The Southern District of New York Cherin "The Court"). 2. Today & the trusty-Fifth (25th) day of my hunger strike and I have Jedines thus for severy three (73) consecutive meds. 3. I have Formely requested From eyents of the defendents in the case the preservation cyclist spalistion or other loss of relevent out of video scriveillence Footage, Exhibit 2 and Exhibit 3. 4. This maning eget of the defendants and registered rurse Matthew Worthington without my consent and egainst my will took my blood pressure 5. To my knowledge, there has been no court order issued that overrides my right to make my own medical decisions, cetion and my emergency contacts here not been notified, as they would be in the case of such an event. 7. Indeed, even when the blood pressure mechine and idy alermed twice, once upon each reading of my blood pressure, there was no attempt at Follow p care, no ECG and I was instead pleased back in my cell.
8. I deshired for the first time this marring to have my blood pressure Rege taken because the custody staff here exceleted their coercive and intimidating beheiror in merhed difference to the parious days during and before my

	UNITED STATES DISTRICT COURT
Washington V	SOUTHERN DISTRICT OF NEW YORK
	Martin S. Gottesfeld, prose,
O SO OF PARAMETERS NO. 1	Plaintiff (Cose No.: 18-cu-10836-PGG-GWG
	Hugh J. Hurritz, et al.
	Hugh 2. Huntz, et al.
	RENEWED MOTION FOR COPY OF GOVERNMENT'S LETTER
	DI LADA I CONFORM IN MILITARY
	Plantiff Mortin S. Cottesteld Cheren the "plantiff", acting prose, hereby renews his motion for the Honorche Court to order the Clerk of the
	Cant to mail to the plantiff a copy of the government's previous March 21st
*	Can't to meil to the plantiff a copy of the government's previous Merch 21st 2019, expecte Films, referenced by the Court in its order at docket entry
	(D.E.) 66 at 4 cs "Goot. Merch 21, 2019 Ltro (Okt. No. 656"
	The Contgrated He plantiff's provious motion for exactly such an order on December 10th, 2019. D.E. 109.
	The deferious then Filed D. E. MA mil source to decatiff D. E. MA-1.
	which the plantiff is used to compare to D.E. 65.  The Clock of the Court then mailed to the plantiff a copy of D.E. 109,
	accompanied by a copy of D.E. 108 instead of D.E. 65.
	The plentiff regrets the confusion, but he is get to see and he still unshes to
	See 12, 12, 62.
	To avoid any further confusion and hopefully put this pre-trial meter to rest. The plaintiff clarifies and renews his protion for the Court to orde. The Clerk of
	The Court to mail to him a copy of D.E. 65. The plantiff thanks The Court
	and The Clark For their attention to this mundance matter
	The plantiff hereby rethorporetes herein by reference Exhibit 1 to his some-dated motion to compel at 2 97.
2	some-Vated motion to compel at 29t7.
~	Respectfully filed pursuent to the prison-meilbox rule of Houston v. Lock, 487 U.S. 266 (1988) by meiling to the Contin on envelope beening sufficient

	a fixed pre-paid First class U.S. postage and handed to Ms. J. who of the FCI Terre Howte CMU wit team, acting in her official costage apparatus of the defendants, on Sanday, December 22nd, 201 on the first opportunity thereafter,	اولات
	of the FCI Terre Houte CMU unit team, acting in North Eight 2009	J,
	or the first opportunity thereafter	
	by: Matus Cattered mass	
	Mortin S. Gottes Feld, prose Reg. No.: 12982-104	
	Teleral Correctional Institution	
	P.O. Box 33	
	Terre Hawle, IN 47808	
		MANUAL PROPERTY AND A STATE OF THE STATE OF
	PAGE AND THE PAGE	
-		
2	,	
- 1 - 0		

	PMITTER STATE PACTURET CAUST
	UNITED STATES DISTRICT COURT THE SOUTHERN DISTRICT OF MEW YORK
	1112 300 1112 10 12311 00 1 1 1200
	Mertin S. Gottesteld, prose
	Mertin S. Gottesfeld, prose, Pleintiff Case No.: 18-cv-10836-PGG-GWG
	High J. Hurritz, et al.
	M - IT COMPILATED ALLA STATES PROSERVO (S)
	MOTION TO COMPEL AUDIO AND VIDEO RECORDING(S) OF FORCED-FEEDENGCS)
	Plant IM. Luc Cotte EID Charanthe Volentiff 1), acting proses
The state of the s	hereby moves the Honorable Court to nove the Returnits and their perties in
	Plentiff Mortin S. Gottes Feld Cheren the plentiff", acting prose, hereby moves the Honoreble Court to orde—the Defendants and their perties in privity to take a dro and video recordings of any and all procedures in which they force Feed the plaintiff so that The Court conserved the Constitutionality
	How Force Feed the plaintiff so that The Cant concuere the Constitutionality
	IN-18 M HORA OF THE MACCESTAL SA CAR THE USE OF THE COST OF THE
n research control	procedure in ordato chill the exercise of First Amendment rights.
	procedure in order to chill the exercise of First Amendment rights. Thruts by these defendants and their agents to Force-Feed the plaintiff were seminal to the instant case and have been in controversal since its
	were seminal to the instant case and nave bear in controllers since its
	Inception. Dochet entry (D.E.) 2.
THE PARTY OF THE P	The medical profession now consomers the procedure on those who carry it act, while granting ethnics covered to practitioners who refuse direct orders to violate
	that and consort Id.
	To the plentiff knowledge, no todard court has own pessed judgment on
	on adio and with recording of the torce-teeding procedure or my conversion
	to by casets of the Federal Bireau of Krisons and no such recording hesever
~~~	been entered into evidence ensealed on a public clothet. The plentiff herewith points on moves The Cart pursuent to Fed. R. Evid. 201(2) to take
·	provides and moves the Court pursuent to tell the two, and Lough to take
22	menulation judicial notice of Exhibit 1 herb, Deeler traps Mentins. Cottesfeld, in which the pleintiff wrives for all time any and all right to provide
<u></u>	That may crise From the public Beletting of any video (s) of gents of the

instart defendants force-feeling the plantiff and notes the fittility of ony attempt
through the preemption or suppression of any such and and video recording
to stop the publication of the identities of the particular opents carrying out
or otherwise feeiliteting the proceedure; and Exhibit 2 hereto; the plantiff's
notification to agents of the instart defendants of the filing of the instart In the plantiff's recollection, in a similar situation, a U.S. district court judge ordered the recording of the execution of a death sentence in The State of California using a gas chamber out that recording hed directly for the Court striking dawn is unconstitutional California's gas-chamber deeth-penalty protocal. But how many condemned citizens with Constitutional rights were videted in their dying moments using on instrument of deeth formed by the Mezis to commit genocites before The Court was presented with the objective evidence that medecondenicale the true horror of America's use of thegas chember. Becales leter, Forcest-Feedings are corried out in both the Feederal and State Mocal correctional and Actaining Schools Fecilities across the country. It is used against activistes protesters, pro so litigants, pre-triol attainees, and the mentally ill. Revely, it every used to preserve the, it is employed to got monitical speech and protest through humilistion, intimidation, coercion, degredation, and retalistion of the attenty powerless and writeless against the uttaly powerless and the time; sometimes will voiceless. The time is averable for the procedure and its proponents concritty stead the interse hest of the judicial coucible - or if the procedine will melt away in the observerial process and leave behind the in chairitized methods its place less-ancivilized methods, just as happened in Celifornia At this juncture, the plans till explicitly notes Exhibit I hereb at 2 Respectfully Filed present to the prison-mailbox rule of Houston, Liek, 487 U.S. 266 (1988) by mailing to # The Court in an envelope becomes <del>1923</del>

en jangi Carena	
TOTAL PROGRAMMA	S. Don't Prod pre-paid First-class U.S. postege, hould to Ms. J.
	Sufficient affixed pre-paid first-class U.S. postege; housed to Ms. J. Wheeler of the FCI Terre Haute (MU unit team) acting in herofficial copecity as an agent of the defendants; on Sunday, December 22mm, 2019, on the first opportunity thereafter,
avanezero decasa.	capecity as an agent of the defendants, on Sunday, December Land,
de Cartina	20:17, or the tirst offortuity therector
7	by NOG
	Mertin S. Gottes Feld, prose Reg. No.: 12982-104
	Federal Correctional Institution
	P.O. Box 33
	Terre Harte, IN 47808
) N. i	
>0+3	

Case 1:18-cv-10836-PGG Document 147 Filed 02/07/20 Page 15 of 37

Declaration of Months S. Gottesfeld: I, Mortin S. Gottesfeld, Odcrecondo perelty of perjug under the laws of The United States personnt to 28 U.S.C. 3 1746(1) Het the following is true and correct on this 2 and day of December, 2019: 1. I am Martin S. Gotksfeld and I am the sale plantiff in the case of Gottesfeldy. Hurritz, et al., 18-ev-10836-866-GWG Cheren "the cese"), currently pending before The Honorade U.S. District Court For The Sathern Pistock of New York Overem "The Court") 2. I am a national political journalist and my writing has appeared at The Huffington Post, Newsweek, The Deily Mail, RT, Red State, World MA Deily (WND), Shadowproof Poess, Into Wars, The Western Journal, and The Intercept.

3. I am an imprisoned human-rights advocate and my advocacy has been of the control of the cont Feteral by Michelle Malling Rolling Stone, The New American, Sitius/KM's The Wilhow Mejority; The Deily Wire, The Deily Celler and John Kiriakovo 4. I hereby weine for all time my on all rights to privary of ony culto and video recordings depicting agents of the defendants in the case force-feeding one whether or not such originals arise from HIPAA, The HETECHA

ACT, FOIA, or The Eighth Amendment and I do so voluntarily and knowingly so that the dissemendian of one such recordings concoverce the causes of human rights, prisoners' rights, petients' rights, and a better-intermed public CONScience. 5. As a moviced pretient in any such force-Freeding procedurals) and as a litigent thereafter I have on absolute anabridgeable right to know the names of all of the modical professionels who treating and regardless of the Court's ruling on the motion to which this decleration is attached I will, consistert with my longsterding treatment of human-rights controversies pour role as a national jampelist, violety and publishy dissements the names of such medical Lotal professionals and commerce in good fifth litigation and state-licensing complemts coachst them and their superiors, which I would also publicize.

ed to de construction	
The second secon	6. Suppression from the public of any such video and and is recording of
	to. Suppression From the public of any such video and and to recordings can thus not serve to shield the identities of the relevant medical professionals a because I would publish them anywey. Sealing such recordings would be pointless.
	Because I would prosting they cryways source separtitions
	I deduce contify adverify that the Foregoing is true and correct
	I deduce, contify, and verify that the foregoing is true and correct under the penalty of perjury under the laws of The United States personal to 280.5.C. \$ 2746(1). Executed on December 22nd, 2019.
A Property and the Control of the Co	to 280,50,32746(1), Executed on December Land, 2017
,	1.16-6-
	System S. Gottes Fetal
	7. I also contify that I will mail a copy of this Filmy to course for the defendants when I and be to do so.  Sy 25 G  Martin S. Gottesfell, pro se
	the defendants when Econolole to 00501
	Mestin S. Costesfelly pro sa
,	
2701	

Exhibit 2
From: Martin S. Gottestell (Reg. No.: 12982-104) To: FCI Terre Houte Medical and Legal Departments Dete: Sunday, December 22nd, 2019 Subject: Notice of Motion to Compel
 Selutations FCI Terre Haite Medical and Legal Departments,
I hope you are well.  Please be advised that I have filed a motion in the case of Gottes Feld v.  Hunitz, et al., 18-au-10836-PGG-GWG (S.D.NY.) seeking The  Cant to order the audio and video recording of any and all procedures in which  The Federal Bureau of Raisons (FBOP) force-feels me.  Should FCI Terre Howk force-feel me prior to the adjudication of the  motion, it would likely be product to record and preserve against spalication or  other loss the audio and video of any such procedures) so as not to hinder The  Cant's access to evidence relevant to the original litigation of the case.  Thenks,  Authority
 Martin S. Gottesfeld, prose
- Roge 1 of 1 -

Case 1:18-cv-10836-PGG Document 147 Filed 02/07/20 Page 17 of 37

III TO STATE OFFICE	
UNITED STATES DISTRICT O	ICI COURT
2001 HEKN 1-77 21164-61 C	IN IN TORK
Mortin S. Gottesfeld, prosen	
Plantiff	Cese No.: 1

- cacinst -

Cese No.: 18-cv-10836-P66-GWG

## CLAIM FOR MANDATORY JUDICIAL NOTECE CF. R. EVID. 201(c)(2)

Plantiff and Claiment Morth S. Gottsteil Cheren the "claiment"), acting prose, here mores The Honoreste Cant pursuent to Fed. R. Evide 2016 a) to take merchatory judicial notice of the herewith-provided exhibits 1-6 hereto, which are relevant to perding metus before The Court Claiment notes Exhibit 1 at 2 ft 10 of his same-dated motion to compel.

Respectfully filed pursuent to the prisonmal box rule of Houston is Lack, 487 U.S. 266 (1988) by mailing to the Court in an envelope became sufficient affixed pre-paid first-class U.S. postage and hered to Ms. J. Wheeler of the FITTerre Harte (MV mit teem, coting in her of Fixed Capacity as an agent of the Dendants on Sanday, December 22ml, 2019, on the First apportunity thereafter,

Mutin S. Golfes Feld, pro se Reg. Mar: 12982-104 Federal Correctional Institution P.O. Box 33 Terre Houte, IN 47808

- Page 1 of 1-

TO COMPANY TO THE STATE OF THE	Dedoration of Martin S. Gottesfeld:
	,
	I, Martin S. Gottestell, descrethet the following is true and co meet under the penalty of perjuny under the laws of the United States pursuant to 280 S.C. & 1746(1) on this adaptive of December, 2019:
	on this 22nd deg of December, 2019:
	1. I am Matin S, Gottesfeld and I am the sale plentiff in the case of Gottesfeld
1.1	1. I am Matin S. Gotesfeld and I am the sole plentiff in the case of Gottesfeld v. Harwitz, et al., 18-cv-10836-PGG-GWG Cheren "the case", currently pending before the Honorable U.S. District Court for the Southern District of New York
	( were in the (part).
	2. I am in the special-housing unit (SHU) inside the tederal Correctional
	Institution Terre Houter Indiana Cherein "FCI-THA") communications- management unit Cherein "CMU"), where eyents operating under booth the deficients
	in the case and their common cansel placed me in administrative segregation on
	Monday, December 9th, 2019, in brazen and blatest retalication tormy litigation and my relitigation-related activities.
and an extension of the second se	This is at the least the third ( Snd ) Such set of retaliatory acts carried out
	by these some egents despite the waterful age of The Court.  4. Once egan, there has been no administrative-detertion hearing, so once egan these egents are violeting 28 C.F.R. & 541.26(6) and The Due Process
:	again these agents are violeting 28 C.F. R. & 541.26(5) and The Due Process
<u> </u>	Clouse of the Fifth Amendment, just as gave rise in part to the case. Please see Achet entry 10 CD. 12.) 101-7 at 27.
	5. Interesting events that are relevent to the case transpired Nece on triday,
	December 20th, 2019, and Saturday, December 21st, 2019.  6. I have formally requested the prescruction eganst spoliction or other loss
	of the audio and video serveillence recordings of these events for commission in the
	Cese. Exhibit 2.  7. Rosed upon my years of training and experience as an imprisoned national
	Inditical carnelist coincing DOJ misconduct for publications that induse 1/2
473	Hoffington Post, Red State, World Not Daily (WMD), Into Wars, The Western James, and The Interest; as an imprisoned human-rights advante featured by

The Daily Meil, The New American, RT, Michelle Mellan, Rolling Stone, Sirius/XM's The Willow Mejority, Shaburgroof Press, The Daily Wire, The Deily Caller, and John Kiriakov; and as a Federal-court litigant; I believe that the recent events were the proximate result of conthe contemporarious entry of one or more of my filmes on the public doctof of the case, or the agents specifing and the defendants in the case and their common counsel Cherry the "defendants" egents" reading my get-to-be-entered Filings detel Thursday, December 19th, 2019, chong their contactil extrajulicial content-bessed Executive discretionary pre-screening of my count Filmer Jest and, or both 8. The stetements ogents swopped one type of entental extragodicial reteliation and obstruction For another still aimed to disseed me from litigating and sobotogo my efforts with the appalle intent of misterding the Court the into the best mistaken belief that the issues I reised in my pravious Filings Octed Molley, December 9th, 2019, and thereafter are most rution in Fact 9. The defedonts agents continue to refuse my lawful request pursuant to the case For a phone call to the Clark of The Country to that I cannot alert The Honorable United States District Court Judge Roul G. Gordepha to Herrisconduct despite the obligations of the detendants course lunder ocal Civil Role 1-506) (5) and New York Role of Professione 1.16(a) - or perhaps more likely, those obligations and the volodions thereof are precisely the receion who the determents agents are blocking metrom calling 10. Toley is the thirteenth (13th) day of my lunger-strike protesting in port the chiral of my reguests to call The Cont. " 11. My resting blood pressure upon getting out of bed in the morning as measured by the detendants' agents, was approximately 145/105 and t am not taking my preseriptor blood-pressir medication dring my hunger strike in order to demonstrate the strength of my resolve to call The Costs cease the retaliatory and obstovetive conduct of the detendants agents; and be med whole for what they have done with melice afor thought

12. IF the defordants gents aftempt to Force-Feed me - which they are again threatening to do - then I am liable to have a heart attack and enter-13. I have also decided that it agents of the defendants attempt to force-feed me, then in protest of the entire medical profession For its dishonarda tacit assert to such barbarism as we approach the te year 2020, I shell never con take my blood-pressure or any other phermocentical medication 14. My requests For an Indiana State Health-Care Promy CHEP) Form and copies of the relevant patients - rights documentation have been fruitless ever though, I believe, # state- garsed medical professionals are mendated by law to provide to me and any other petront these downers you request.
15. Me requests to explicte my emergency-contect information with
the FROP have also been for itless. Please see previous exhibits from other filings.
16. All of this has happened because the actualists agents fervently wish
to block pratless anduly delay The Cart From heaving about their nowelever-(11) streight months of inlawful extragulicial obstructions retelection, degradation, and humiliation comed out to bring an end to my politicas Constitutionally-protected politicus, speech, and political journelism.
17. Ex Penny my medical evaluation on the morning of Fridey, December 20th, 2019, Registered Muse Worthington as hed me when I expected to see the disciplinary-hearing office-Cherent the "DHO").

18. Irephal thet I did not know. 19. An igent of the detail outs confidently told R. N. Worthington (Tibely besel you his geers of experience cs a correctional office Cheren "(Ö")) that it was a classification of the DHO. 20. Bed on I have deteiled in previous Fitings in the case the malicious and retalications actions of the defendants agaits on Monday, December 7th, 2019, when baselessly and Frivolously they accused me of serious inmetermisconduct becomes? 188 13-421 etsep. and 16-1905. 24.5

21. My previous Filings in the cosa describe how the detendants' agents' accusation against me was unnumbered and antimely, and therefore vide ted my right to Die Process; now my legal work relevant to my pending direct expeals in my criminal asso was interrepted, confiscated, and obstructed at a critical junture less than thirty (30) days before the briefing deadline when I was a soliciting a new appellate attorney; on how I was placed in alumination time Jetaline segregation inside a cell without a desk or adequate sleep surface and whereh the only weto source is known to be toxic to hemon life portracts and coderocches from encontrolled the corrolled metal excontrolled coming other is sees a 2d. Besed you the wording of the coccusation and my years of training and experience I and others Felt before the events in above paragraph seven
(7) that the defendants agents intended, in prison partence, "to dreg me out
back here," Die in solitary confinement and hemstrong to litigate, forces long as
possible before any OHO hearing on them to "dreg me out" the a Further thirty (30) days parding a bogos so-called "threet assessment" before "dragging me out" y et mese parving a retelictory transfor as the definents eyerts have done in the past to many similarly-situated persons, 23. To be clear: I'meat what I said pul I said what I meant - cs is my practice-in my letter to Senete Minority Leeder Schumer, i.e. I do not wish to heave the commanications-meregement and CCMO) until whetever necessary changes are made to stop these anits from being used illegitimately to squesh the First Amendment rights of political prisoners to speech, protests petition, association, and worship. That's when I co-mote The CMU Series, publication of which I experty weit and expect pride to "Super Tuesday" but pretiebly after ony possible Senete fried 24. On Wednesday, December 18th, 2019, after ording me in writing that I cald make a social telephone call to the Office of the Clark of the Cant the defordints cogents consumeral my written request from Schurdey, December 14thy 2019, seeling the appropriate phone number. Exhibit 3. 25. I immediately made awritter regrest to all the Goods telephone number to my E176 P TRULTUCS account it necessary and For a social call dring normal business hours

to the Clerk's office, but I was crede to head it over for processing until meil cell He next dey; Thursday, December 19th, 2019. Exhibit 4. 26. I had not and have not mede any social cell from this SHO. 27. One of the detridants' agents since confirmed to me that the phone number for the Office of The Clerk was indeed charly approved in my TRUCTUCS and that my TRULINES account was the source for the consumprovided by the defendants cogerts in Exhibit 3. 28. In a non-CMU SHU; absent intovening events, For more likely than not, I would have been able to cell The Clock on Friday, December 20th, 2019, and provided The Clerk's Office could occept a celt from a Federal prison, I would have provided the years outrice can a company ord request on emergency hearings While I believe bosed you my training and experience that this feet is related the actions and omissions of the defendants agents afterment coll on Thursday afternoon, December 19thy 2019, and that it affected their decision meleng, I do not believe that it was causal like the events in above peregraph sever (7), but rether that it norrowed their options to courses of condu that would remove me made to call The Court a9. Therefore I believe based on my treming and experience that sometime with the benefit of hindsights that sometime shortly after meil call on Thursday, December 19th, 2019, such time likely corneiding with the entry of at least one (1) of my Films From the SHU onto the docket of the case, the imperitives of the agents of the defendants from overtinlimidation, shifted the Lindson, coercion, and obstantion to From overtretalication, intimidetion, degradation, huniliation, coercion, and obstavetion to: first and Foremost, work to encomine the accurate perception that they are retalist my eganst and blocking my ongoing litigation, so as to prevent the Court From interceding it necessary by once again misrepresenting the Feds Coteces see my motor for sentions to to The Court Colesse seemy motion for senctions for examples of pravious such misrepresentations); second, continue retalicating and obstructing my organing 5.713 / Titigation under the guise of some other supposedly legitimete motive; thind avoil Future legal lindsitity for the tortious cets thus-Fercommitted; and fourth,

minimize scruting from the public and from my Fellow political reporters and human-rights advocates. 30. Rather than make a social call to the Clerk of The Cart on Friday.

December 20th, 2019, I received a distinctly entisocial and passive 
agressive visit from a man who identified himself as an "alternate DHO,"

but who came off more like an enscrupulous lemon-slinging used-car 31. I believe besend on my experience and trening that the deterdants' can't want the publicand any reviewing courts) to believe felsely that they used an "alternate DHO" because my almost pursuant to D.C. Code 88 13-421 etsee, and 16-1905 explicitly named the usual suspects, i.e. Josen Bredley on the PREA monster known as Told "The Tend Voyeur" Royer and that it would have been a conflict of interest for either of them to herelle the incident report. Such attempts to crock on appearance of importiality, however, were quickly belieb by subsequent events. 32. DHOs are not supposed to be employees of the relevant individual facility but of the corresponding FBOP regional office. This too is meant to create a misperception of newtrality and detachment from the complaining staff member when no such neutrality exists 33. I Find it had to believe that an alternate DHO Francising For the Farcurry regional office in Konses City was circleble on such short notice and fer more likely that he is an employee This it FCC Terre Haute. 34. Brotheless agone of the Defendants' agents explicitly stotal leter that he washed works for regional and I look forward to discovering the truth of the 35. The alternate DHO Cherein "ADHO") was in a distinctive and anusual orships were others. It seems I quickly went from someone to be "dragged out beek here" to a hot poteto. 36. I noticed that out of the seventy (70) or so names listed on the copy of my 6.413 BEDC. Code & \$916-1905 demand corried by the ADHO, Jason Bredley was highlighted, landing oraclace to my assertion in above percyraph 31.

37. The ADHO told me that my staff representative of choice, Courselor B. Org declined to represent me, but I now believe that in reality the Comselor Org could not attend the same day hearing agents of the defendants were in such a rush to find me guilty so they could get me out of the Stu an conjure a more effective façoue to mesk their retalictory motives; that Consolor Or simply could not with no prix notice attend the some day hearing that the detinants ogents had planned and that they Fought tooth and neit not to Delcy to the point where in so doing they addated their own fagade. 38. The ADAO csked me if I had any alternates in mind for my staff representative on I told him that I had originally elected Office-S. Harrey but that he had to decline because he can't be croud DHO Isson Breakey. Since DHO Bredley wasn't prasiding over the hearing honers it was my anto standing that lead I was incident report any longer, however, I hold the ADHO that hearth Officer Havey could likely now accept. 39. The ADHO LEFT the SHU to go ask Officer Havey to be my staff representative 40. Afterepresenting me and cnother prisoner in disciplinary hearings before DHO Bredley on or apout May 3rd, 2019, Officer Havey Cought DHO Bradley Filsifying records and reported him. FBOP Regional Director Knowger and The Office of the Inspector General took no discernable corrective action against DHO Bredley and be remains in his position of Felsi Symy records morden to railroad a prisoner. DHO Bredle & Hoyretalisted against Officer Harvey and each his mixordest was openly totarted it not a tright encouraged by Director Krueger Supposedly to pootest Office-Herrey From OHO Bredley - who crows by should not hold a position of trust due to his intentional Felsi Fication of Federal Jouments - but more likely to protect DHO Bredley and enable his continued commission of Federal Fedonies inside the FBOP's North Central Regional Office and the Junhistration of Director Knueger, there is now a Standing separetion order For DHO Bredley and Office-Horvey that ensures 7.543 That Officer Havey is never again in the possition to dow the whiste on DHD Bralley

41. A Bashart time leto the ADHO returned to the SHU and toll me that Officer Hurvey declined egan to be my staff representative. On Saturdays December 21st, 2019, I asked Officer Hervey why he declined to be my staff representative once DHO Bredley was no longer assigned to the harring and he responded that ever when DHO Bredley does not decide a perficulty heidest reports he is still in charge of all disciplinary meters of Heinstitution and that he, Officer Henry, can never now be a staff representative. Officer Harry's countil explanation shatters the Fagade in above paregraph 31.
42. The ADHO then asked me if I had in mind other staff representatives: 43. I nemed another office and without confirming with anyone else and or cry compentation the ADHO told me he was maveilable because he works the extrement shift. CDHO hearnes always take place between almy first shift so only staff who work first shift can be staff representitives.)

44. I proceeded to name a string of other offices and the ADHO proceeded to tell me that each did not work first about 17. 45. At one point the ADHO possession we if I wented the worden to appoint for me a steff representative which I declined.

46. While I was still toying to himk of other possible steff representatives He ADHO declared that he would have the werder to appoint a steff

He ADHO declared that he would have the werder oppoint one. Therefore

HE ADHO declared that he would have the werder appoint one. Therefore

HE ADHO declared that he would have the werder appoint one. Therefore

HE ADHO declared that he would have the werder appoint one. Therefore

HE ADHO declared that he would have the werder appoint one. Therefore

HE ADHO declared that he would have the werder appoint one. Therefore

HE ADHO declared that he would have the werder appoint one. 823 conchoices for steff representative did not work first shift or more liber, he was all of their shift essignments because he is not in reality a regional employee

Cubo would not know the shift assignments of so many non-regional officers), but an employee of FCI Terre Haute - one whom seems to be hus been chosen in a rush and given specific merelying order. Either way, my due process rights were violeted, and I look forward to discovering the truth of the 50. The ADHO cloocshed me if I worted to call any witnesses or present any evidence. 51. I gave the ADHO they never of another prisoner who could testify to the Felsehood of the charges and the curtimliness of the delivery of the incident report some three (3) days after the supposed incident. Ital him that I wented to present the relevent statutes and the surveillence Footage showing that my accuser read and endors tood my D.C. Code 38 13-421 et septend 16-1905 demand and responded to it orally on Friday, December 6th, 2019, but did not issue the incident report it was at least thirty-six (36) hours past the required twenty-four (24) har window. 52. The ADHS told me that I could not present the statutes. 53. I noticed that the ADHO had a copy of my written request to Canselor Or, deted Tresday, December 47th, 2019, in which I requested that he present copies of my D.C. Cole demend; 18U.S.C. \$3621Ce); D.C. Cole 88 16-1905, 13-427, 13-422, 43-423 a) 13-423 (2); coprès Hana v. Lane, 1987U.S. Dist. LEXIS 16727, No. 84 C 1635 (N.D. 3). DI. Tebrucy 11th, 2987); ( Williams v. Lone, 851 F. 28 867 (7th Cm. 1988); and an informative and wastble article on long-amstatules. Please see Exhibit 5. I further note that when I submitted Exhibit S to the defendants copents, the incident report had been numbered post-hox (asheppened before with the lest incident report) and that I had signed personant confirming the election of Counselor Orces my staff representative. This personant buttresses my delication above peregraph 37 that Counselor Orce did not decline but was forced off. I canot becuith include this personal without rishing the spolication or other 9.423 loss of my only copy thereof?

54. A short time after the ADHO (eft the SHV, a women in plain abother

whom I'll never metertared the SHU and introduced herself as my staff rep.
55. I replied that I thought it would take a week to get a werely oppointed staff rep.

56. She said that she givessed that they wanted humy this one change.

57. Worder B. Lamme-was one of the addressees on my relevant D.C.

Code demand. That it was he who appointed my staff repard also her subsequent.

Conduct, Further undernines the facade of imperiality noted in above—peregraph. 58. My werder-exposited stell represents caked me if there was were withesses I wented to call or evidence that I wanted to present.

S9. I gave the same answers as I gave to the ADHO poot.

(i). She provided a similar answer about not presenting the statutes.

G1. I noted that if she wented would not present the statutes, that I Could print them from the law library, but that I wouldn't be able to use the library until the day Monday and it would take some days after that for me to receive the printouts from education. 62. When it appeared she was leaving, she really was just beckoning the DHB ADHO, who was hiding just outsid the doorway snooping in on our conversation and unsubstants to me but belinguist to her 43. At no point did she describe the potential charges consequences of the charges as she was required to do. Exhibit 6, item 6. 64. At no point did she explem to me in coherce the procedures for the hearing is she should have done. Exhibit Gitem ?. 63. At no point did she give any indication that she as opposed to the ADHO-spoke to my inthess as she was required to do. Exhibit 6 item 2. difficulties For preventing her from functioning property. Exhibit 6 opening 67. From that moment foomand, when she beck oned the ADHO from behind 10,73 the door that she know but I i I not tell me was shistlying him from viour during and iscussion, it become clear and dear that she, the ADHO, the

warring who had appointed hor so invisibly first and others were in cohoots and had already determined the artcome of the hearing before it started.

68. The supposed disciplinary hearing began when the ADHO stopped hid mi. hed insufficient notice of the hearing. He feighed like I hed plenty of notices

70. In order to have sufficient notice to propose a writter stedement; I needed my staff rep. to secure and share with me a statement From my witness and the mitter documentation I requested in Exhibit Sics well as to have revenued the orderent screellence Footege. That's why in Exhibit SI specifically asked, "Con you please let me know prior to the DHO hearing whether or not you can secure this evidence?" 71. My staffiep neither secured nor presented any of those things. She didn't ever only a notepul or percil. Ta. At any comment she made dring the hearing was to the effect that she was just there to make sure my rights werent yoldted; but she didn't and they were. Further, that want he rate. Exhibit 6. 73. Generally, the role of a staff representative at FCC Terretture "is to help the inmete present the best defense possible to the charged violetians." Officer Harry in Fact does exactly that. Exhibit to opening paregraph. My wender appointed at the II. P. I. I aministrated a pening paregraph. My wender appointed staffing was the functional equivolent of a ported plant 14. My worder-appointed steff rep. was required to sees ist me "in presenting whetever information" I wented to present and "in property a betense," i.e. a written stetement. Exhibit 6 item 1. This will ocquire, in every case, consultations with the immete! II. item 1 (emphasis alded). The relevent instructions explicitly regarde more than 1 consultations i.e. one to find out what needs to be gethered and another-going over the results. She never heaved measingle sheet of paper. TS. Similarly, my worder-appointed stell rep. was supposed to "present" any evidence Feverable to the immete's detence, "ID. item 4, but she never booked at or 112 13 presented the compra tostage that I requested To. My worder-appointed staff rep. eschewed the delay I requested to print

the relevant statutes, leaving me unable to propare a writter statement despite Id opening paragraph and item 5.

The Aptho to review the camera and culto footage but he refused. He insisted the coccise transcent was timely when my witness and that fostage proved the appressite.

78. Oddy, the ADHO had the statutes printed. I'm not some why a Paheps set in the assumption that I had been preempted from by represented minimus from preparing a writter statement, he felt that he cald use them egons the or perhaps in some strenge wey he thought that after my writter worning about the leak of qualified immunity, it would somehow help him avoid liability if he pretended to consider my arguement and enidence— a formelity entirely skipped by DHO Bredley.

79. Reacroless, I showed him and he actually seemed to unlessend that the supposed by offered in language in my D.C. Coal amond come from \$ 16-1905 itself. I people by that it I didn't use that language, then anyone who received my demand could clem insufficient notice and that enforcing the incident report would newto-the statute, but it was clear that his salary depended on him eating as it he hearthead me. 80. Italahum that He incident report was retaliatory, and that the lest one hed been entimely too. It was expanged after I largely served the senetions. It had him that this was a repeated Due Process violation. It was like telling to a 81. The ADHO never asked my staffing. to leave For Jeliberations, Exhibit 6 item 8, becase there were no Jeliberations and why would be ask her to leave They are coconspirators. The fix was in Sefore I materither of them-82 the The ADHO new-shed me FIhad a writing statement because he know that he and his cohoot much that impossible. 83. The ADHO nevy caked if I had crything else to say before he found me guilty. When he grananced the senctions it futher confirmed the god of the days why they he whe the whole process that days le took twenty severy days good NoF13 time, Fined me \$50, and took away my electronic messaging For and my phone privileges for Forty-Five C45) days.

84. This meant that they would betwee out of the SHU-on that coursel for the defendants could tell The Court that I was no longo being subjected to the conditions theren; perteps ever tell The Cart that I had been found quilty of entoring Federal employees; while smitting that I was still being Blocked from calling The Court to contest whetever coursel might say-85. This clso sebotages my direct appeal, for which I have a filing deadline before the next forty-five C45) days. I had been using electronic massing — not for social communications—but \$2 to communicate with attorneys. I had just solicited Breadon Sample, tesser and I was awaiting his response when they brought metathe SHU. 86. Shortly after the ADHO and statios representes minimos left the SHU, my occuser and the unit's intelligence officer come in with a food frey even though it wasn't meeltime. They officed to let me out of the SHU if I book the tray. My goess is that their superiors were writing to relay confirmation to course! For the Seterdants that he call assure The Court that my motion for an good- to show couse is most. There was no "threat assessment" even though my accuse dained she let threatened. 87. But my motion is not most. The retelection continues, albeit more covertly then before. The bullies continue their reteliction, intimidation, and coercion under the garse that it is they who are being ascred and intimideted. The victimizers play exctim. It's one of the other tricks in the book. It's exactly what Justine's formenters did when the torth was coming outs 88. I refused the tray. Not until I call the Court I told them 89. I will use my lest stemps to mail this Fiting and other Filings in other ceses. I Is not know that I will get more. They skipped my commissory cycin bestest week. I want it noted drong my apparent silence— the rosier the picture peinted by the defendants' coursel for the Court, the more I wish for the Court to hear me in opposition, I declare onto the pendly of pegling more the lens of the United States that

13.53 He Foregoing is fore and correct Texecuted on Sinday, December 22nd, 2019.

Note Martin S. Gottes Feld

Case 1:18-cv-10836-PGG Document 147 Filed 02/07/20 Rage 32 of 37 From Mertyn S. Golfes Feld (Reg. M. = 12982-104) Dete: Seturday, December 21st 2019 Subject: Presovation of evidence against spaliation or other loss for imperating litigation Salutations Unit Team I hope you are well. I hereby formally request the preservation against spalication or other loss of the Following outlide of Bureau of Risons paixy regardy upon request such preservation: · Fri Deg, Becamber 20th, 2019 Centile Deg, 12:00 A.M. -11:59 P.M.); FOITene Hoote CMUSHO; all personal interactions between two Ca) or more individuals no matter alrami · Fribey, December 20th, 2019 Centireday, 12:00A.M.-11:59 P.M.); FCI Teme House CMW-the ortine and induling staff offices; my and all footage recording the atternate disciplinary Necesty office (DHD), or Words B. Lammer or ongossociate or assistent werden, or other FBOP staff member rading lieuterant or higher; any staff interactions of with immete Herris; the fill chem of custody of all Food trays that at any time that dequere brought into the FCI Terre Hewker. CMU SHU; any and all recordings of inmite Gottstell's werden-appointed staffrepresentative; and "Saturday, Decaylow 21st, 2019, approx. 9:30 A.M.; FCI Tene Howle CW SHU; rands of the morning-wetch lieuterant and CO. S. Harvey, specifically including CO. Harvey's explenation of why he call not be a staff represent tive for in mete Got Stall. Thereby certify into the peretty of perjury and the laws of The United States pursuent to 280.5.C. & 17460 Hout the above evidence is relevent to, and almost the my Vitigation that is already pending before The Horarede U.S. District Court For The Southern District of New York (Cottestell v. Hurwitz, et al., 18-cv-10836), The Honoredle U.S. Distort Court For The Distort of Columbia (Brains, Fed. Birew of Prisons, 1:19-cv-82795), and The Honorable U.S. Ristort Court for The Southern District of Indian Cooks Red ve Lammer et al., perding Fithing and cere number). If there is onething else that I must also to ensure the areal or lifty of the above airdence, their please after to me in writing the regard procedure Thenhs,
by: NOG

Mortin S. Gottesfeld, prose
- Page 1 of 1-

- Pege 1 of 1 -

Dominical Color Community	Case 1:18-cv-10836-PGG Document 147 Filed 02/07/20 Page 34 of 37
Andrew and Alberta State State State	12 611 1
	To: CMU Unit Team
	From: Mutin S, Gottesfeld (Reg. No.: 12982-104)
:	Date: Wednesday, December 18th, 2019 Subject: Social Call to U.S. District Court?
	Salutations Unit Team
	I hope that you are well.
	Thank you For providing the phone number For the Clerk's Office For the U.S. District Cart in New York, i.e. 212-805-0136.
	I would like to make a social call to that number as soon as possible.
	If thet number does not charely appear in my TRULIUCS approved contacts, can you please borng me the appropriate peper forms to all it thereto?  If it is already approved in TRULIUCS, may I please make a call to that number as my monthly social call at the next practical juncture during normal business
	It it is already approved in TRULING, may I please make a call to that number
	cs my monthly social call at the next practical juncture during normal business
	Thenks,
	Motin S. Gottesfeld
	-Page 1 of 1-

graphy of managements a secretary description of	Case 1:18-cv-10836-PGG Document 147 Filed 02/07/20 Page 35 of 37
	To: Counselor B. Orr From: Martin S. Gottas Feld (Reg. Md.: 12982-104)
	Dete: Tuesday December 17th, 2019 Subject: Incident Report 3338082
	Silutetions Canselor Om
	I hope you are well and I thank you for being my stell represent the Following evidence?
	I hope you are well and I thankyou for being my staff representation Prior to the DHO hearing, can you please secure the Following evidence?  A copy of the relevant inmete request, deted Fridey, December 6thy 2019;  A copy of 180.50.83621(c);
	· A copy of D.C. Code 3 13-421; · A copy of D.C. Code 3 13-421; · A copy of D.C. Code 3 13-422;
	· Acopy of D.C. Code & 13-423(a); · Acopy of D.C. Code & 13-423(a); · Acopy of D.C. Code & 13-423(a);
	C 1635 (N.D. End III. February 11thy 1987);  A copy of Williams v. Lane, 851 Fold 867 C7th Cm 1988); and  An informative and credible acticle on long-arm statutes.
	Can you please betwee know prior to the DHO hearing whether or not you can secure this evidence?
	Thenhs,
	Motin S. Galtes Feld
1.61 104 - 111	
	- Rage 1 of 1-

BP-A306

## Case 1:18-cv-10836-PGG Document 147 Filed 02/07/20 Page 36 of 37

DUTIES OF STAFF REPRESENTATIVE

AUG 11 U.S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF PRISONS

FCC Terre Haute, IN
Institution

TO: All Staff Representatives

FROM: Complex Warden

There may be questions as to just which part an employee takes when that employee serves as staff representative for an inmate who appears before the DHO. Generally, your role is to help the inmate present the best defense possible to the charged violations. The Warden, the DHO, the reporting officer, investigating officer, a witness to the incident, and UDC members involved in the case may not act as staff representative. If, during your representation, you encounter difficulties which you believe will prevent you from functioning properly, you should notify the DHO of this, and he/she will excuse you if there is a good reason to do so.

- (1) You are to assist the inmate in presenting whatever information the inmate wants to present and in preparing a defense. This will require, in every case, consultations with the inmate, and familiarity with the Inmate Discipline Program Statement.
- (2) You are to speak to withesses who might furnish evidence on behalf of the inmate, if the inmate indicates there are such witnesses whom the inmate wishes to have called. You may question witnesses requested by the inmate who are called before the DHO.
- (3) You should become familiar with all reports relative to the charge against the inmate. Confidential or security information must of course be protected and may not be shared with any other person, including inmates, staff, visitors, attorneys, etc. Any request for confidential information should be directed to the DHO.
- (4) You should present any evidence favorable to the inmate's defense.
- (5) You should present information which may assist the DHO and which may obtain a lesser sanction for the inmate. If you believe you need additional time to pursue any of the functions, you may request a delay in the hearing from the DHO, but ordinarily only after you have the concurrence of the inmate to do this.
- (6) You are to help an inmate understand the charges and the potential consequences.
- (7) You should be familiar with procedures at the hearing, explain them to the inmate in advance, and, if necessary during the hearing, assist the inmate in understanding procedural points.
- (8) You should not be present during deliberations by the DHO. An exception would be where you have read confidential information, and want to discuss that with the DHO outside the inmate's presence. In that case, you will have to explain to the inmate, in general terms, what you are doing, and you should leave the room as soon as that function is over.
- (9) If the inmate asks you to assist in writing an administrative appeal from the DHO action, you should assist the immate in doing so.

I have read the "Duties of Staff Representative" and (agree) (do not agree staff representative for inmate CONTEST (), reg. no.  Q in the inmate's appearance before the DHO. I do / do not agree for the	ee) to serve as 992-10-1 Following reason
Printed Name/Signature of Employee:	Date:
TR#_329933 R	

Total Control Control

Monday, Joury 27th 2022, Houston V. Leck 1487 U.S. 266 (19)

May July 12007 799 Berl 84. Pro Se Clark's Office tra) tintera. 2. U

EE xoll, G.

MOLLALITEM